LEXINGTON: - PRINTED BY JOHN BRADFORD, (On Main Sireet) - PRICE TWO DOLLARS PER ANNUM, PAID IN ADVANCE.

CONGRESS OF THE UNITED STATES. SENATE.

FRIDAY, January 8, 1802. Mr. Breckenridges motion to repeal the ad passed last tession for a new organization of the Judiciary System.

JUDICIARY SYSTEM.

Mr. Jackfon, of Georgia. I rife with an impression of awe on the prefent question; for we must treed on constitutional ground, which should not be lightly touched on, nor too hashly decided. Every step we take ought to be well examined, and our minds convinced before we give that vote which cannot be recalled, and which will fix a principle on legislative construction, which perhaps will prevail as long as we remain a nation.

In the early stage of this discussion, and am at present determined not to fay much; but a justification of the vote I shall give, has impelled me to ofter my reasons for it to the state I represent; and I have made up my mind decidedly, to vote for the resolution before you, if I cannot be otherwise convinced.

I conceive, that as this subject requires from us a legislative construction, that construction may as well, and indeed better, he now made; there will undoubtedly bereafter be a classing of powers. I therefore, think it is much better to decide it now, when the injury is alt, than to safer it to take root until it shall extert a different and more violent decision than that of a deliberative body.

The reasons for the resolution have been so ably stated, and strongly enforced by the gentleman from Kentucky who moved it, as to the expediency and the purchen of the expenses on the present systems.

them.

The expences, however, of the judiciary elablishment, I deem the leaft important confideration attached to the fubject. Yet I do not agree with the gentleman who has spoken, that the expence is trifling. The gentleman from New York, had held up the insignificancy of a cent a person, and had told us of Alfred's purse which no one dared to take away. Let that gentleman calculate twelve sools to a family, and he will see that each family would pay twelve cents: a sum however

which no one dared to take away. Let that gendleman calculate twelve fools to a family, and he will fee that each family would pay twelve cents; a fum however infignificant to the pocket of that gentleman, that might furnish a comfortable meal to a poor family. With the gentleman from Kentucky, however, I contend that the principle is as much fettled by one cent, as by a million. And this obfervation becomes incalculably dangerous if it is to be drawn into precedent on every new project or improper measure, that it cofts but a cent a person. And as 40 the remarks about Alfred, I might extaliate upon the gentleman and fay, that at that day, 12 cents might have been a year's falary for a judge.

"We have been aked, it we are afraid of having an army of judges. For myself I am more afraid of an army of judges under the patronage of the President, than of an army of foldiers. The former can do us more mischies. They may deprive us of our liberties, if attached to the executive, from their decisions; and from the tenure of office contended for, we cannot remove them; while the foldier, however he may act, is enlitted, or if enlisted, only substituted for two years; whilst the judge is enlisted for life, for his falary cannot be taken from him. [See 12 division, 38 Sect. It. Art. Constitution.] Sir, it is faid these evils will not happen. But what security have we for the truth of the declaration? Have we not heard judges crying out through the land sedition, and asking those whose duties it was to enquire, is there no sedition here? It is true the Sedition law had expired with the last administratively have we for the truth of the declaration, and he trusted it would not exist or at least be acted on, under the virturus Jesserson, and he trusted it would not exist or at least he acted on, under the virturus Jesserson, and he trusted is considered in such as a such as a

[General Jackson here quoted the 3d Art. 1st Seel, of the Constitution.]

Here then are two tribunals. First, the Supreme court, the creature of the Gonstitution, the creature of the people; the other, the inferior jurisdictions, the creature of the legislature. And notwith-standing the play of gentlemen upon the words stall and may, they are in meaning effentially different. The word stall and may, piped to the supreme court, is imperative and commanding, while the word stall, and may, they are in meaning effentially different. The word stall, and may, applied to the supreme court, is inspection to act or not to act as it sees st.

Again, why are the peculiar and exclusive powers of the supreme court designated in the following section of the Gonstitution, but because the Constitution considered, that tribunal as absolutely established; while it viewed the inferior fribunals as dependant upon the will of the legislature. And that this was the case was evident from the conduct of the Supreme court on the Fension act, which that court had some time since declared unconstitutional, and which declaration, he was convinced, would not have been hazarded by an inferior tribunal appower alone? Is it no where eile sound under other heads of constitutional power alone? Is it no where eile sound under other heads of constitution appears of the constitution, after enumerating the powers of laving taxes, Sec. it is declared in the 9th division the refer to the Supreme court. Here then is a legislative power given expressly to that body, without restriction or application to any other branch of the national government. Let those lawyers who hear me decide on the constitute tribunals of the judicial office, place the creature above its creator, man above his God, the model above its mechanic? A good mechanic when he constructs a machine, tries it; and it does not succeed he either mends or throw its mechanic? A good mechanic when he constructs a machine, tries it; and it does not succeed he ciher mends or throw its mechanic

nifelt from their statch on the Secretary of Sazes—And I trull, that we find long of Sazes—And I trull, that we find long teep this patronge off, by not factioning, seep this patronge off, by not factioning, teep this patronge off, by not factioning, the one handy of the political values of the content of the patronge of the

to much more buffiness is done, there are more than ra judges, and whether those judges do not ride the circuit. And why find our judges not ride the circuit? Shall we have fix judges fitting bere to decide cases which require a knowledge of the laws, the babits, the stare of property of the several states? Would not this knowledge be much better obtained by their riding the circuits, and in the states them riding the circuits, and in the states them selves making themselves accurated with riding the circuits, and in the flates them felves making themselves acquainted with whatever relates to them, and the cases of appeals to come before them. It has been emarked by a celebrated writer on the English constitution, that one of the greated political evils that could be that people, was the catiface of the guidenary bodies. To illustrate its ideas he had instanced the Parliaments of France. If the private which last fellion gave existence to fixteen new judges, continued, who could say by what further they would be limited. They might indeed soon become what they had been likened to an army of judges.

I do not will to be fevere in my remarks on the conduct of the late administration. I admire the private character of Mr. Adams. But I do believe the succession of his political acts tended ultimately to accumulate in, and attach all powers to a particular person or favortee samily.

all powers to a particular person or favorice family.

If I wished to bestow on Mr. Jessey on this mass of patronage, which I contend this most of officers bestows. If should be infavor of the bill that it is now moved to repeal; but as a political person, I am no more for Thomas essey of the most of the most of the bill that it is now moved to repeal; but as a political person, I am no more for Thomas essey of the most of of.

If I winded to beflow on Mr. Jefferfon his mals of patronage, which I contend is mals of patronage, which I contend is horde of officers beflows, I hould be invor of the bill that it is now moved to peal; but as a political perfon, I am no ore for Thomas Jefferion than for John dams. When he acts according to yopinion, right, I will fupport him; hen wrong, oppofe him; and I truft majority on this floor will act in the me way.

A gentleman from Maffachusetts has

With respect to the vefallness of the additional judges created by the act of lat sedictional judges created by the act of lat sedictional judges created by the act of lat sedictional judges created by the act of late to the sediction of the se

Tuesday, January 19.

The Senate refumed the confideration of Mr. Breckenridge's motion, when mefire. White, Chipman, Wells, and Ceihoun, delivered their fentiments againfit.

Mr. Gaihoun, at the clofe of his frech moved the fublitution of a refeution for the appointment of a committee to enquire whether any, and what amendments are neceffary to be made in the federal judiciary fylem.

The Vice-Prefident declared that it was not in order to receive a new refolution, until the old one was disposed of.

ciary Act of the last festion, and carried-

Yeas 15-Nays 13.
Yeas 16-Nays 13.
Yeas Mell's Anderlon, Baldwin,
Breckenridge, Brown, Coske, Ellery, T.
Folker, Franklin, Jacklon, Logan, S.
T. Mafon, Nicholas, Stone, Sumpter.

Wright, Navs. Meffrs Calhoun, Chipman Day-ton, D. Foster, Hillhouse, Howard, Mor-ris, J. Mason, Olcott, Sheaf, Tracy Wells

The following Proposals of amendments to the Federal Constitution, are now before the legislature of Virginia.

The following Proposals of amendments to the Echecal Consistion, are now before the legislature of Virginias.

Whereas there are defects in the Condition of the United States, which from their operation as heretofore experienced, have excited well founded fears to the people and the states individually, that certain principles under the influence of the defects alluede to, were rapidly progressing, which were destructive of the liberty and happines of our fellow citizens at large; and believing as we do, that a corrept administration will at all times have it in their power to give that direction which will most probably fix upon the people a system of real opposeding, which were destructive the strength of the strength of the theory of the theory of the theory of the theory of the thought of the strength of

Secondly. That the Senators of the

Secondly.—That the Senators of the United States shall in future be elected for three instead of six years, and that they shall be classed as heretofore so that one third may go out of office every year.

Thirdly.—That the treaty making power shall be so construed, as to give to the house of representatives of the United States a complete control over all treaties, whenever their agency shall be retigized to carry such treaty into effect; and that all such treaties are to be considered as not ratified or binding upon the government, until the sanction of the house of representatives shall have been obtained.

Fourthly.—That in all future elections of Prefident and Vice-Prefident of the United States the characters voted for hall be particularly defignated, by declaring which is voted for as Prefident, which as Vice-Prefident,

The executive of this state are hereby directed without delay, to transfimit the foregoing amendments to the different state legislatures throughout the union, to invite their cordial co-operation.

BALTIMORE, January 21. AMERICAN CONSULATE.

Havanna, December 25, 1801. CIRCULAR.

SIR,

By an order of the government of this Island, published this day, the admiffion of American, and all other foreign vessels into its ports, is prohibited from this

into its ports, to date.

You will be pleafed, fir, to give immediate publicity to this information, for the government of the merchants and traders of your diffriel.

Tremain, fir,

Your most obedient fervant,
John Morron,
Conful of the United States

The Collector of the Port of Baltimore.

J. Morton, American Conful at the Havanna, in the postficript of a letter to the collector of the port of . Philadelphia, dated December 31, fays, "fince the foregoing, and from representations made by myself and the merchants of the place, the subject of admitting for a time those of our vessels which would be dispatched

from the United States before this intelligence could be fully known, has been taken up by the government, and I have no donbt but that relief in the above cases (partcularly if with provisions) will be extended by a partial or total permission to dispose of their cargoes."

I will here beg leave to infert the following extract of a letter written me by

A letter from an officer on board the A letter from an officer on board the United States frigate, Philadelphia, dated at Algefinas the 30th October laft, fays, that they were taking on board the provisions which had been ient out for them, and that they flould leave that place in two days with the convoy for Malaga, and from thence up the Mediterranean; and the frigate Prefident, was florrly to fail from Gibraltar for the United States. (Phil. paper.

RUMOR

RUMOR

States this morning that commodore
Dale has been captured by a number of
Tripolitan gallies, who boarded him in a
calm, as he lay off their port. This account comes by the Norfolk packet, arrived this morning, the paffengers in
which received it from a veffel which
went into Humpton Road as they came
out. A circumftance fo improbable should
have "confirmation strong" before credit
be placed in it. (Fed. Gaz.)

Lexington, February 12.

On the night of the 1st, ult. a fire broke out in the house of Mr. George Hamilton on North Elkhorn, which entirely confumed the house, together with the principal part of the property it contained; confilting of household and kitchen furniture, amongst which were a desk, case of drawers, cupboard, an elegant clock, tables, chairs, bedfleads, and 2800lbs of fated pork—Mr. Hamilton had gone to Pennsylvania and had not returned when this accident happenel; and there was no person present excess mrs. Hamilton, a sick man, and a nego woman—the fire was first discovered in the room where the fick man lay—he siedtwo days alterwards. ed two days afterwards.

The Share-holders in the Kentucky Infurance Company, met at the house of Capt, John Pollethwait in the town of Lexington, on Saturday the 30th ult. (agreeable to a notification) and elected their officers for the prefent year; Nr. William Morton was unanimoully elected Prefident, and Messes, Stephen Wante, Thomas Hart, Jun, John Jordan, Jun. and Thomas Wallace Directors.

The President and Directors, have appointed John Bradford Cashier, and William Macbean Efq. Clerk.

From the GUARDIAN OF FREEDOM.

TO THE PUBLIC.

TO THE PUBLIC.

Having in a preceeding paper advertifed to the public, that I had innoculated eight perions with the Vaccine or Cow-Pox matter, I now think it my duty to inform them of the refult, and further progress of the Difease, by some fusiequent innoculations. Owing to the age of the matter, or not taking the proper steps in introducing it, only three of those first innoculated took the complaint, viz. Mr. Nicholas Lafon, my elded daugher, and Mr. J. Rowan's boy; the two latter were contitually under my own immediate observation, and I can with pleasure affire my friends, that the operation and progress of the disease (if disease it may be called) equalled my most stanguine expectations, and has not left an earthly doubtron my mind, but that the system has fally underwent its essential to the stanguine expectations, and has not left an earthly doubtron my mind, but that the system has fally underwent its essential to the stanguine expectations, and has not left an earthly doubtron my mind, but that the system has fally underwent its essential to the stanguine expectations, and has not left an earthly doubtron my mind, but that the system has fally underwent its essential to the stanguine expectations, and has not left an earthly doubtron my mind, but that the system has fally underwent its essential to the stanguine expectations of my power? I am consider they would resist the stanguine expectation of the complaint of the stanguine expectation of the complaint expectation of the complaint expectation of the complaint exp

"LACOUNT'S RUN, Jan, 24.

"Lacourt's Rus, Jan, 24.

I am happy to inform you that from appearances my innoculation is like to have the defired effect equal to my expectation or withes, my arm inflamed pretry confiderably in the beginning of the week and now appears to have gathered in a confiderably large putfule round the orifice. I had a flight fever &c. ?

On the 24th infe. I waccinated from the arms of those who had taken it, three or

thers, viz.—my youngeft daughter: a gut of Mr. Rowan's, and one of Col. Logan's—on the 22d, Mr. Henry Tunftall; and on the 23d a young man living with Mr. Rowan, all of whom appear to have taken it in the most pleasing manner.

I will here beg leave to infert the following extract of a letter written me by Doct. Moore, dated

lowing extract of a letter written me by Doch. Moore, dated

"PHILADELPHIA, Dec. 7th, 1801.
"I have just returned from a visit to Dockor Cox, whofe practice and experiments have been the most extensive in the Vaccine and Small-Pox complaints —he is extremely fanguine; and convinced with his experiments. Amongst other cases, he tells me of a family where the lady took the Small-Pox in the natural way—about the time of the eruption with her, he (Doch. Cox) in noculated her huiband and child with the vaccine, neither of whom had previously had the Small-Pox—The child was continually purset by its mother, and slept with her; the husband also continually present. The vaccine pox went on, and compleated its course with the father and child, whist the Small-Pox was progressing with the mother—The two former have since been inno-culated with the Small-Pox mas progressing with the mother—The two former have since been inno-culated with the Small-Pox mas progressing with the mother—The two former have since been inno-culated with the Small-Pox mas progressing with the mother—The two former have since been inno-culated with the Small-Pox mas progressing the since the innoculation of the country of the control of the country of

will now take the liberty of inform I will now take the liberty of informing such as may with to take this mild difeale, that in a few days I shall be prepared to innoculate any number.

ISAAC E. GANO.
Fronkfort, January 23th, 1802.

[PUBLISHED BY AUTHORITY.]

SEVENTH CONGRESS

UNITED STATES,

Begun and held at the City of Washing-ton, in the Territory of Columbia, on Monday, the Seventh of December, one thousand eight hundred and one.

Monday, the Seventh of December, one thouland eight hundred and one.

As ACT

For the apportionment of Representatives among the several states, according to the second enumeration.

BE it enacted by the Senate and Houle of Representatives of the United States of America in Congress assembled, That from and after the third day of March, one thousand eight hundred and three, the House of Representatives that be composed of members elected agreeably to a ratio of one member for every thirty-three thousand persons in each State, computed according to the rule prescribed by the Constitution, that is to fay, Within the State of New-Hampshire since within the State of New-Hampshire since in within the State of Rhode-Island, two; within the State of Rhode-Island, two; within the State of Rhode-Island, two; within the State of Rew-Jersey, six within the State of Pennsylvania, eighteen, within the State of Dennsylvania, eighteen, within the State of Maryland, nine-within the State of Opensylvania, eighteen, within the State of Opensylvania, eighteen, within the State of Opensylvania, eighteen, within the State of State of Deleware, one-within the State of State of Deleware, one-within the State of State of State, within the State of State of Deleware, within the State of State of Deleware, one-within the State of State of State, or within the State of State of Deleware, one-within the State of State, and the

ABRAHAM BALDWIN,
President of the Senate, pro sempore.
APPROVED, Jan. 14, 1862.
TH. JEFFERSON,
President of the United States.
TO BE SOLD
To the bigbest bidder, ON CREDIT,
At the houle of the fulbricher, in Scott county,
on Turday, the 32d instant—
Two Feather Beds,
A Horse and a Cow,
Together with from othen stricks, the property of
Jolin Meed decessed.—All those who have any
demands against faid edate, are requested to make
them known oner before the day of faile, as the necefflery provision may be made for their discharge—

Bart, Collins, Ex'or

TO BE SOLD

TO BE SOLD

To the Highest Bidder,

AT Winchester, in Clarke county, on the twenty-second day of March next, A TRACT OF LAND, the property of David Martin deceased, containing four hundred acres, lying on the waters of Red river, on Wooderd's creek. The sale will be in conformity to an ass of a sembly, made for the special purpose; and a title bond from Samuel Estil to fail Martin, will be the conveyance. Six months credit will be allowed, the purchasters giving bond with approved security, to

Achilles Eubank, Ambrose Eubank, John Martin,

RAN AWAY from the subscriber,

RAN AWAY from the fubleriber,

A Likely Toung
Named Aultin, of a yellow complexion,
a fear in his forchead, a large flat nole,
and other fears about him, he is about fix
feet high, well made, about feventeen
years of age. Whoever fectures him, fo
that I get him again, shall have TWO
DOLLARS REWARD, paid by me.

yobn Graves.

February 7.

NICHOLAS BOOT & MANUFAC-

BRIGHT TURER.

Returns his thanks to his cultomers for their past favors, and hopes by his attention to business to merit them in fature. He begs leave to inform the public in general, that he has removed his shop next door to mr. Boggels, opposite capt. Henry Marshall's tavern, on Main threet.—The ladies are respectfully informed that they may be supplied with Greciau Sandais, a new and much elteemed improvement, and superior to the former fallions. Other branches of his business is carried on as usual, with neatness and dispatch of the supplied of the supplied on the surface of the

The Enorice—That I final attend at the boufe of mr.—Redman, & from then professed to a tree marked "Ohio C." with the contificners appeared by the county court of Clarke, agreeably to an act of affembly entituded was act to accept the boundaries of land, and for other pure the act of the professed was able with day of March next; then and

February 8, 1802. John M'Creery jun.

NOTICE.

WHEREAS a bond for one hindred acres of land, lying on Four Mile waters, Clarke county, executed by Prettyman Merry to Ilham Young, and afigned by faid Young to me, has been fraudulently got from me by Pleafant Hardwick, and without any affigment from me—This is therefore to forewarn all perfons from trading for faid bond—and allo I do here-by forewarn faid Prettyman Merry from making a conveyance of faid land to any other perfon but myfelf, as I claim the fame as my property.

Spencer Reed.

Spencer Reed. January 27, 1802.

January 27, 1802.

KENTUCKY, Paris Diffrict, fct.
October Term, 1801. Robert Johnston, Complainant,
against
Robert Martin & others, Desendants.

Robert Marin & others, Defendants,
In CHANCERY,
THE defendant Martin, not having entered his appearance herein, agreeably to the act of affembly and the roles of this court; and it appearant to the tatifaction of the court that he is martin of histen of this commonwealth—on the motion of histen of this commonwealth—on the motion of histen of this commonwealth—on the motion of histen of this county, it is on-dered, that the fails defendant county it is on-dered, that the Complainant's bill—that a copy of this order be inferted in feme one of the Gazette capy parted at the front door of the court houfe in other capy parted at the front door of the prehyberian meeting houfe, in Paris, from Sunday immediately contractions.

Tho. Arnold, C. P. D. C.

Taken up by the fubficriber, living in Scott county, on the waters of Dry run, about five miles from Georgetown, a forrel horfe, 14 hands I and a half inches high, nine or ten years old, a flar and final flip, branded on the near floulder A, fome fiddle flots, and non of confident flip.

Jobn Miller.

WHEREAS, James C. Fraizor late of Bourbon county, commonwealth of Kentucky, now of Logan county, common wealth aforefaid; did obtain one BOND bearing date the fixth day of April, 1799, and payable the axth day of April, 1803; from Charles Hedges, & Henry Mathes, fecurity, for the payment of faid Bond; the Bond is for the fum of Fity Pounds, —and whereas the faid James C. Fraizor is not able to comply with his contract, the fame the faid faid from the fame to the faid the faid fraizor does comply with his contract.

Charles Hedges. Henry Mashes.

November 13, 1801.

NOTICE.

I shall attend with commissioners appointed by the county court of Clarke, on the third day of the county court of Clarke, on the third day of the county court of Clarke, on the third day of the county court of Clarke, on the third day of the county and survey of 1000 acres of hand, in the name of Alexander Lethyow, and to do fute other acts and things as I may think necessary and according to law, and for to continue from day to day until I finish.

Original Young,
Attorney in fact for Alex. Lethgow efq.
February 2, 1802.

February 3, 1802.

Taken up by the fubferiber, living on undereck, Mercer county, a Bay Horfe, about 16 dot high, ethey eard old, branded under the mane th w, and has a white pot on his near knudler, and has a white pot on his near knudler, and has a white pot on his near knudler, and has a white pot on his near knudler, and have high come fadde fpots, find before; redict to a cl.

Reuben Stinett.

A LARGE, ELEGANT, AND WELL CHOSEN ASSORTMENT OF

GOODS,

Just received, now opening
And For Sale at the STORE of
FOHN A. SEITZ.
eximaton, Feb. 3d, 1802

ALL their indebted to the fableriber, either by bond, note or book account, are moil earneily requelled to come forward and make payment effort the first day of March next, at which time is expects to start for Philadelphia—Phose who do not avail themselves of this notice, may undoubtly spect their accounts will be put into the hands of rooper officers for cellection.

He also wants to purchase a quantity of nurchantellow WHISKEY, delivered at Frankfort, or Scott's warehoule, on the Kentucky River, for which Cast and Magazinaburg will be given.

THE SUBSCRIBER
Wishes to inform the public in general, and his friends in particular, that he continues to

KEEL BOATS, Whether, noder for taking loading or paffers, up the Ohio, to Wheeling or Pitthung; of oth fore any loading fent on for him to carry size; being furnished with a good house that he eps for that purpole; by the public's most hum

William Byers,
living at Mayfville.

PEN DOLLARS REWARD.

DESERTED from Cynthiana, about the thirteenth of December,

AMES CHURCH,

Positive in the Infantry of the United States, who had been an introlugh, and was a refuled for debt in Haritin county, from whence he made his effect.

Haritin county, from whence he made his effect. rion county, from whence he made was born in the fate of Pennfylvania, in Chelter was born in the fate of Pennfylvania, in Chelter marty, it is fee high, fair complexion, grayeyes, we hair, thirty five years old, dreffed in Reginals. Whoever apprehends faid deferrer, and the work him to me, in Lexington; or fecures h

Samuel Clinton, Lieut. 1ft U. S. Regt. on, January 25, 1802.

NOTICE. PUBLIC ENTERTAINMENT

Will be kept at the SIGN OF THE BUFFALOE, Main freet, in Lexington, opposite the Public

Whereas my wife Sarah Pavey, has been my bed and board without jult caufe—this is forever all perfons from dealing with her contracting after this date. Jan. 28, 1802. Samuel Pavey.

OTICE—That I shall attend the commission or spinings of the tensity court of Hardin, in a state of the tensity court of Hardin, in a state of the tensity of

Roger Patton.

I HEREBY forewarn all perions om taking an affignment on a bond given by me to Ralph Morgan, for Three Hundred Pound, and dated May 3d 1975, (there are credits for all but fifty pounds) as I am determined not to pay faid bond riji faid Morgan complies with his word, in confequence of which faid bond was eiven. bond was given.

1 1802.

Joseph Petty.

THE Prefident and Directors of the centucky infurance company, think, it neir duty to inform their fellow citizens and the public in general, that they are now organized, and ready to receive proposals to infure vessels or boats of every description, on their voyages up or down the Western waters, or at sea. Application may be made at their office in Lexington, accompanied with declaration of the shipper and certificate containing the name, burthen dimensions and the goodness of the said vessels of the said vessels the bill of lading or manifest of the eargo, the port from which they sail and place of destination. Further informating may be had at their office.

Lexington, it February, 1802.

NOTICE.

THE partnership of Peter January & William Beolers, under the firm of Peter Junuary & Co. was by mutual consent dissolution the 20th ult. such persons as are indebted to said partnership, are requested to pay the same to Peter January, and those persons to whom the firm is indebted, are also requested to call upon him for the settlement and discharge of their respective accounts.

Peter January, Wm. Bealert.

1804. 3P

January 31, 1801.

PETER JANUARY

PETER JANUARY

TARKES this method of returning his
Thanks to the public, for the encouragement he has met with in the profecution
of the business of Rope-making, and folicits a continuance of their favors. It
shall be his study to merit the attention
of such as may have any demands for this
manufactory. Orders shall be punctually
and carefully complied with and forwarded, as he shall profecute the business in
all its various branches.

P. January.

TAKE NOTICE.

We shall attend with the commissioners appointed by the court of Flewing county, on Jiesthay, the Good of the nade between the hours of ten and two, at the mouth of the Mud-lick Fork of Johnson Fleming county, to establish the calls of an entry, in the name of William Lear, for four bundred acres, and one in the name of John Mosby, for ten thousand, and do such things as the law requires.

Lewis Craig, John Winn

TAKEN up by the fubscriber, living in Montgomery country, about fix miles from Mountsterling, on the waters of Lulbergrud,

A DARK BROWN MARE,

wout faurteen hands high, riling seven years old, no brand perceivable, a star in her forehead, a natural pacer—Likewite, one of last foring's COALT, that suck faid mare, and the colour of faid mare; Mare and Coalt, posted and appraised to MoSES BAKER.

October, 1801.

Taken up by the fublicriber in Fleming coasts a bay mare, a blaze in her face, the righting bot white; no brand to be feen; with a new and leather frap, tied on with a whar; with an examing round each ear, about fifteen years old, and about fourteen hands high: apprailed to twenty one dollars.

James Alexander. October 27, 1801.

NOTICE.

THE fubscriber intending to start to Baltimore on the first of March, will be particularly thankful to his cultemers, to come for ward and pay off their respective bullancer.—Inteldisting with the custom of threatening with fultre, knowing all that is necellarly, is to give them folice of his departure.

WALKER BAYLOR.
Levington, lanuary 9.

22 will either Sell or Rens, my HOUSES & LOTS
In town, referving a final piece in front of Mr.
Reed's (the chair maker) hop, for an Office.

FI I do not fell, I would make an allowance to any one who would rent for a term of years, for repairs and improvements.

J. HUGHES.

THE FOLLOWING, TRACTS OF ML AND
FOR SALE:
1000 acres on the Kentucky, in Madi-

fon county.

400 in ditto, waters of Otter creek.

5000 on the Ohio river, opposite Lit-

5000 on the Ohio river, oppolite Lit-tle Miami river.

400 on Severn's Valley creek.
Good titles will be made to purchafers.
For terms apply to the fubleriber in Ma-difon county, on Otter creek.

JOHN HALLEY.
Sept. 22, 1301.

FRO POSALS,

for carrying the MALS of the United States, on the
following Post reads, will be received at the General
Post Copies, in Washington Gifty, and the Society of
January next inscapies.

ON KENTUCKY.

From Orrsville, r. by Powel's valley, r. Rich loud and Jeffamine C H. to Lexington once a west

NOTES.

Note 1. The pofimater General may expedit the mails and after the times of arrival and departure that is a full measure of the contracts of previously ripidate may be occasioned thereby Note 2. Fitteen minutes mile Jeal bowled for open gand clothing the mail at all offices where no par teular time is perfectled.

concounted and for what form without this emission must be 2. Should any person making proposits, defeated and the state of arrival and departure of the state of a state of a state of the state of the

Ceneral Post Office, Washington City, Dec. 7, 1801.

STATE of KENTUCKY.
Washington District set.
Robert B. Morton, complainant,
Again
William Wood, Elizabeth Fox,
May Fox, Arthur Fox, and
Mailda Fox, beirs and representatives of Arthur Fox, decount. Defendis

Appearing to the fatisfaction of the court, that the defendant William Wood is not an inhabitat of this commonwealth, and he not having intered his appearance agreeably to law, and the unless of this court—on the motion of the complain my by flat Biedioch his attorney; it is ordered, that my be the court—on the motion of the complain my by flat Biedioch his attorney; it is ordered, that a copy of this court—on the motion of the court and another that a copy of this order be published for two months and a the form of the court fields of Madon county—and that is order by published fones Sunday lumediately after Divincilarvice, at the door of the Baptiff meeting mode in Walnington. fe in Wallington.
(A copy.) Tetle
Francis Taylor, C.w.D.C

A LIST OF LETTERS
Remaining in the Post Office Danville, K.
which if not taken out within three
matths will be fent to the General Post
Office as dead letters.—Jan. 1, 1802.
A—Elizabeth Anderson, Mercer coy.
C—Sarab Courts, Dick's river, Garrard
county, Benj. W. Carey, D. Clk. Mercer
county.

county, Benj. W. Gasey, D. Cik. Mercer county, ...
D—7. Davis, near Danville; Sarab Donegby, Mercer county, nine miles from Danville, care of Jonaban Luney, Archibald Duscan In Kentucky near Danville, care of Mr Ready.

P—Elito Freeman, Ky. Dick's river, Garvard cy. near Danville.

H—Towns M. Nute, Maddion cy. K. R—Alicbael Reed, Lincoln county, Danville.

Danville.

W-George Walls, living in Danville K.

JOS. HERTICH, P. M.

Commonwealth of Kentucky.

Fleming County,
Court of Quarter Sessions.
Sessioners Stewart, In Detinue.

Ebenezer Scroggs.

OTICE is hereby given, that I shall attend with commissioners, under a dedimus from fail court, on the twentieth day of February next couring, at the house of Michael Woods from in Washington county, in the state of Tennadle, because the house of Michael Woods from the work of James Stewart, to be read in evidence, and the above cause-where those whom it may concern may likewise attend.

Ebenezer Scroons

Ebenezer Scroggs. January 26, 1802.

There is lodged in this office, an old Black Leather Pocket Book,

Which was found laft year, in Nelfort county.—I contains fundry notes, bonds, &cc. from which it appears to be the property of Richard Skackelford. The owner can get it by applying, and paying for this Advertisement.

BLANK DEEDS For Sale at this this office.

INSURANCE COMPANY.

PUBLIC NOTICE,
IS hereby given, That an Informe Company (for the purpofe of covered to the purpofe of the

By order of the Subscribers. JOHN BRADFORD, Ch. P. T.

NOTICE,
SHALL attend on Thursday the blet's neck, to take perpansant and walnut, of Jamei ming contrar, two buckeyes and a walnut, of Jamei Ware, 1500 acres, Daniel Morgan, two entires of 2000 acres acids, John Adhlys, 1000 acres, and free in the year cits Adhs, of 700 acres; entires made in the year 1780, and to do fuch other acts at I may think necessary and according to law.

**Some Wave,

James Ware.

BY YESTERDAY'S MAIL.

RICHMOND, January 19.

The boufe of delegates, on yesterday resolved, that it is not expedient at present, to adopt the Maryland resolutions for amending the Federal constitution. And that the mode of choosing representatives to congress proposed by the states of Maryland and North Garolina, ought to be adopted, so far as it requires the elections to be by districts; but that it ought not to be binding on the states to retain one arrangement of districts for the space of ten years.

NORFOLK, January 15.
Capt. Taylor, in the Bucharis, from Havre-de-Grace, informs; that the first division of the fleet defined for the Cape failed from Breft on the second of Nowember; the second division was to fail from Havre-de-Grace on the twentieth of November, they amounted to forty fail, including ships of war and transports—the whole number of troops to be sent to St. Dominger was faid to be 50,000 men.

BALTIMORE, January 23.

IMPORTANT!

A gentleman belonging to a refpectable mercantile house of Alexandria, now in this town, received a letter from his partner last night, dated the twenty-first inst. which fays

"I am forry to inform you that TOVS-SAINT IS NO MORE. He has been caught by the blacks, and burnt alive."

A bill for repealing the judiciary act of the laft leffion, was reported to the Senate of the United States on the twenty-fecond of January, by a committee appointed for that purpole.

It is a fliort act, and is confined to a repeal of the above act, and a refloction of the courts under the old fyslem. It was read the first time, and ordered to be printed.

printed.

was read the first time, and ordered to be printed.

On the 26th, the bill was taken up and amended, and a motion made by mr. Dayton to refer it to a felect committee, to confider what change it may be expedient to make in the judiciary fylfen of the U. S. and to make provition for the judges appoined under the act of laft feffion, in case the said act be repealed. On the question of referring yeas 14 nays 16. It was then moved that the bill be engrossed for the third reading, the question was taken by yeas and nays as follows, viz.

was taken by yeas and nays as rollows, viz.
Yeas, Meffrs. Anderfon, Baldwin, Breckenridge, Brown, Cocke, Elmer, F. Fofter, Franklin, Jackfon, Logan, S. T. Mafon, Nicholas, Stone, Sumper, Wright, 15.
Nays, Meffrs. Calhoun, Chipman, Dayton, D. Forfter, Hilloufe, Howard, J. Mafon, Morris, Ogden, Olcot, Rofs, Sheaf, Tracy, Wells, White. 15.
Whereupon the Fice President decided that the bill floud go to the third reading

ded that the bill should go to the third reading
On the 27th the bill was read the third time, and the blanks filled up; when Mr. Dayton re-moved his motion for referring it with a little variation; on the question the yeas and nays were as above, when the Vice-President gave his vote in favor of referring it—and it was referred to Messrs. Baldwin, Calhoon, Dayton, Anderson and Morris.

Gaz. Ed.:

It appears that the report of the Uni-Siates frigate President, having been cap-tured by the Tripolitans is unfounded. Gaz. Ed.

SACRED TO THE MUSES.

VANITY.

A cock within a stable pent,
Was strutting o'er some heaps of dung,
And still as near their feet he went,
The mettled corfairs stamp'd and stung.

Bravo! quoth he a decent noise!
We make a tolerable pother;
But take care my merry boys,
We tread not upon one another.

ANECDOTE.

Extrait from a London Paper.

A Gentleman, conceiving that fince the peace, Coals would be cheap, walked down to the river fide, and meeting an Irish Coal heaver, accorded him with "Well Paddy, how are the Coals?"—"Black as ever, your benot," replied he.

THE partnership of BLEDSOE & BAYLON, is difficiently mutual confent, all those who are inducted to the fail first included to call on Walley Boylow control to the fail first included to the fail first included to the fail first included to the fail of the partnership balance!—who has increased from Balley division with a general affortunent of GOODS, amongst which

LOAF & MUSCOVADO Sugars of a su LOAF & MUSCOVADD Sugar of auperior quality,

BEST GREEN COFFE, CHOCOLATE & TEAS; MALAGA. TENERIFF, OLD
PORT, SHERRY &
MADEIRAWINES.

FIRST & SECOND QUALITY
FRENCH BRANDY.
PEPPER, PIMENTO, ALLUM, COPERAS & MADDER.
QUEENS WARE STORTED
HARD WARE & CUTTLERY assorted. QUEENS WARE assorted
HARD WARE & CUTLERY assorted.

He has also on hand, a quantity of Mann's Lick SALT, of a superior quality two years old. N. B. Country merchants and others may be supplied with any article in the above line on the most understee terms for CASH.

Wanted Immediately,
Two or Three

JOURNEYMEN COOPERS,
To whom good wange will be given—Alfe

APPENVICES
To the above bufuefs.
A generous price will be given in C. for far
Eight or Ten Theutand STAVES;
And the payment made on the delivery. For
particulars apply at my thop, at the lower end of
Main freet, Lexing too.

William Dorfey.

Dec. 7, 1801.

FOUR DOLLARS REWARD. FOUR DOLLARS REWARD.
STRAYED from the fubferiber, on the thirty first of October a likely
BLACK MARE,
underds of fisteen handa high, well made, and in good order, with a large Star in her forehead, no brand known. Whoever will deliver faid mare to the fubferiber in Lexington, shall recieve the above reward.
GEO. TEGARDEN.
Nov. 12 1501.

Nov. 13 1801.

THOMAS REID,
Copper and Tin Smith,
TNFORMS his friends and the public,
that he has removed his flop from oppolite Mr. Bralford's printing office, to
the house formerly occupied by Mr. Khe
Humphreys, next door above Mr. Wm.
Morton's, and nearly oppolite Mr. Brent's
tavern, where he continues to carry on
his bulines's as usual.
He will take two or three apprentices
te the above busines's.

HOG's LARD, BUTTER & CHEESE, Will be bought; for which CASH & MERCHANDISE will be given, if delivered in quantities, is all Foruary next, at the Store of MACBEAN & POYZER.

Lexington, Jan. 21, 1802.

JAMES MACCOUN,
Has just received from Philadelphia, a lar
well chosen affortment of MERCHANDIZE,

MERCHANDLES,
the latest importations from Europe'
ND now opening at his Store on Main freet
a nearly oppoine the Market houfe, which will
old at the LOWEST PRICES FOR CASH.
Also, from thi
Natl Manufactory,
A constant imply of Cut and Hammered
NAILS, of the belt quality.
Lexington, January 18, 1802.

FOR SALE, LAWO STILLS & A BOILER,

MADE of Copper, of fuperior quality. The terms will be made easy to the purchaser, and likely young Horfes taken in payment. For further particulars application may be made to the Eutron of this Paper.

November 4, 1801.

22 NOTICE

J. HUGHES. Lexington, September 11th, 1801.

FOR SALE,

H. Property lately occupied in this town, by
Mr. Dellum, consiling of Two New Xwo Story
FRANKE HOUSES,
Neatly finished, large and convenient Oclars, a
large frame Stable and Kitchen, good Smoke House,
and Three Lots belonging to the above premises:
Alfo two hundred acress of GOOD 2014.1 FIED
LAND, lying on the bend of Sit River, about feven miles from this town; the title clear of even;
the of diffusite; the Eand is well watered, further tirely unimproved. A liberal credit will be given
for the payment, and the whole amount will be received in Produce. The terms will be made known
by application to Medis, Goedman 2 Thurdy, a well
chants, of Philadelphia, or the Indicate, in Dan
ville.

L BINNEY. Danville, 9th February, 1801 J. BIRNEY.

Woodlord County, to wit.

November court of
Quarier Setsions, 1801.

John Christopher, Complainant,

Against Edmund Vaguhan & Defendants,

Edmund Vaguhan & Defendants,

Wm. Warren,

IN CHANCERY.

The defendant Vaughan, not having entered his appearance severia afgreeably to the rules of this court, and it appearing to the farifaction of the court, that he is not an inhabitant of this flar

Trefer EDMS. SEARCY, o.c. ac

DERTY DOLLARS REWARD.

TRAYED from the fubferiber's plantation in Shelby county in December laft a BAY MARE, fifteen hands high, well made, fix years old laft fpring, has fur white feet, a biaze in her face, paces toks and canters, branded W W on the rest and canters, branded W W on the rest flouider and but tock, was with following the west away.—Alfo, a BRO'W HORSE, with a bob-tail, fourteen handshigh, well made, feven or eight years old, trots and gallops, I do not recolled whether the horfe was branded or not.—Whoever will deliver faid mare ani horfe to Doct. W. Warfield in Fayette (ounty, or to me itt Shelby county, finall receive twenty dollars for each.

JOHN PDPE.

Nov. 1801.

JOHN POPE.

CHEAP GOODS.

Saml. & Geo. Trotter,
Have just received from Philadelphia,
And are now opening at their STORE,
on Main street, LEXINGTON, MERCHANDIZE,

Consisting of DRY GOODS, HARD-WARE, GRO-CERIES, CHINA, GLASS, QUEENS' & TIN WARES, ANVILS, STEEL,

NAILS, &c. &c.
Amongst which, we have just opened a

great variety of
Fine and Coarfe CLOTHS and CASSIMERS,
FLANNELS, COATINGS, BLAN-

KETS, &c.
IRISH LINENS,
CHINTZES & CALLICOES,
INDIA MUSLINS,
BRITISH, PLAIN, JACONET,
TAMBORED & LAPPET dieto,
SCARLET CLOAKS,
WOOL & COTTON CARDS,
TURKEY COTTON,

RIPPON'S, WATT'S & WEST-LEY'S HYMN-BOOKS, SCHOOL BOOKS, &c.

IMPERIAL, HYSON,
YOUNG HYSON,
GREEN,
SOUSCHONG, & best quality.

BOHEA COFFEE, & CHOCOLATE, LOAF SUGAR &

LOAF SUGAR & INDIGO.

LOAF SUGAR & INDIGO.

the prefent importation at Vendue, purchasers may/depend on receiving greater BARGAINS than any hitherto fold in

this state.

*** No credit can be given, on any ** No crean conditions whatever.

Lexington, Dec. 3.

WA BEAT BARGAINS, Wil be fold by the Subferiber, and for a greater part, Extensive Credits will be given, in annual payments, the purchater giving good bond and fecurity? The following PROPERTY I will sell, from this day forward, (to wit:)

TALUABLE BUILDINGS, and the

JANG ABLE BUILDINGS, and the Lots of ground they are on, in Deris—they begin at the Main Corner freet facing the Court house, and reinning parallel with the public ground on hundred feet—

The first a large two story frame building, in which there is a large well stiffled large five places of brick; the other part well calculated for a tavern, fix well finished store house and counting room, both large fire places of brick; the other part well calculated for a tavern, fix well similar to some places; another room, thirty-fix fage by twenty, and two sire places, and suithin see feet of the back room door, a brick lodging room, and a kitchen adjoining—The balance of the building of brick, two stories high; with four house, twenty feet square, rented out to disserent families; convenient to those are two small kitchens—there is a stable and small garden for the use of the large building. I have also mine acres of out lots in excellent order for cultivation—I hose buildings were first valued by a number of vortners at eight thousand dollars; and cellent order for cultivation—I hole buildings were firth valued by a number of workmen at eight thouland dollars; and deveral useful additions have been made to then fine—I will now give them externely low, and give them clear of all incumbrance.

to their lines—with now give their externely low, and give their ciear of all incumbrance.

Another property I have in Mafon county, one mile and three quarters from Limeaone—two valuable overshot mills, in as high credit for manufacturing slour, as any in the state, and are now repairing and almost done, so as to start in complete order when the season for grinding and most done, for as to start in complete order when the season for grinding and make the season for grinding and make the season for grinding commences, with the best Burr and Allecany stones, rolling screens &c.—Those mills in the season for grinding can make forty barrels of slour every day that they are worked; and any perion inclining the purchase, can be intormed, that the season of the season with the season of the season with the season of the se

ry.
I have also two fmall plantations in Bourbon, that I will fell—they are mostly first rate land.

I have also two; small plantations in Boorbon, that I will fell—they are mostly first rate land.

I have patents for lands near Montgomery court house, of the first quality; eight thousand acres, the half of which I will fell at one third its value; the purchaser may have his choice; patented 17 years ago; entries very special.

Also the half of 600 acres of first quality, three miles from Fleming court house; old patents and special entries—on the fame terms.

I have also one thousand acres for fale, adjoining lower Mackasee's track, level, but of inferior quality—for this I will aske good horses at 6s per acre; the title undoubted.

I have also one thousand acres for fale, adjoining lower Mackasee's track, level, but of inferior quality—for this I will aske good horses at 6s per acre; the title undoubted.

I have also one thousand acres, on Cedar creek, of Floyd's fork, with a never failing spring on it; a part rich land, and a part indifferent, within fix miles of Mann's lick; this has excellent range and timber—for this I will take good falt at 12s per acre, if each 9s per acre. I have also for fale, if x hundred acres, patented land, on Clover lick, eight miles from the Crab orchard—this I will lake 3s per acre for in cash, or 4s 6d in horses. If it will be an accomodation to those who may incline to purchase the mills, I will give in an excellent house woman, now living in Lexington.

I will also fell a good stock of hogs cattle, mares and colts, with the mills.

I will give fuch excellent bargains in a all, or any of the aforesaid property, that any person inclinable to purchase, have been any person inclinable to purchase, may be well accomodated. The mills I will deliver up the tenth of March next, or if sooner required, on a little more advance, they shall be given up.

Money, good Merchandise Negroes, and Horses, will be taken by instalments, as will best full the purchaser.

Application to my for John Edwards, in. Washington, or mr. Enoch Smith, near Montgomery court house, or Janes Brown esq. in Le

the property, or to the fubferiler, cives in Hourbon or Washington, may be made. Any of my creditors chooling to purchase, shall have on the lowest terms, as I am determined to fell.

I will fell reco barrels of flour, all to be deligrated before the company.

I will fell 1000 barries of flour, all to be delivered before the 15th of March next. And, I have also one other plantation for fale, near Warwick, 233 acres cleared, and the title fecure.

and the title fectre.

Any person purchasing the mills I will furnish with wheat at each price, and will, if employed, engage to clear them in the sales of slour &c. this season, 2500 or 3000 dollars

JOHN EDWARDS, Sen 41th September, 1801. *5

Trotter & Scott,

HAVE just received, and now opening for fale, at their Store, in Lexington, a complete affortment of

a complete affortment of MERCHANDIZE, 42

Well fuited to the prefent and approaching feafons, confitting of Dry Goods Groceries, Queens and Glafs Ware, Barron, Steel, Imported Callings, Nails, Window-Glafa, Boulting-Clotha, fuited for Merchant or Gountry, Work—like wife a supply of Mann's Lick Salt, all of which will be fold at their usual low princes Code Call

Lexington, April 20, 180

Ty the fablicitier, on the fifth or from my of 10 of this ineath, a 5 0 N D on James Ratefoge to William Hill, of Starty jounds, with every interest other Papers—fald bend has beer feweral other Papers—fald bend has been feweral bendering the form one to another. Any person delivering that bend not there papers to me, fall have FIVE DOLLARS reward.

Thomas Tudor.

Fayette, Grave run, near Morrilon's ?
mill, November 4th, 1851, 3 J.M.p.

FOR SALE.

A TAN YARD

WITH a fmall flock and materials for carrying it on; with about thirty or forty acres of land, twelve acres cleared, lying in Woodford county, ten miles fron the court house, eighteen from Lexington, and about a mile and a quarter from the Kentucky river, within half a mile of Fromans iron works gift mill and faw-mill; there is a good waggon road from thence to the river; there is eight vats, line &c. with a good mill house, two good cabbins, and a never failing figning, with a fall of about 20. feet; the fituation for convenience of water, and barck, is fuperior to any I have feen in the flate, those inclining to purchase will please apply to me on the premises, or to David or Thomas Reid, Lexington.

DAVID REID,

SADDLER,

ESPECTFULLY informs the

removed his shop from the co
crofs streets, to the house formerly
Pew, opposite the Presbyterian me
ne now lives, and intends carrying
string he distant his officers. ne now nees, and intends carrying on his business as usual, he flatters himself from his unrequiriting astenation to business, and the opportunity he has had for acquiring ageneral knowledge of it, still to hold us that of the public efteem.

If Lexington, Feb. 16th. 1800.

N. B. An Apprentice wanted

D. R

WILLIAM VOORHIES & Co.

SADDLERS, & CAP & HARNESS DANAERS, BEST THE STATE OF THE

FLOUR ! For Sale. I wish to fell a quantity of

FLOUR, this flate, as it will all be manufactured at mills, there are feveral hundred barrels now landing. A credit will be given the purchase til the first of July aext, by giving bond with ved scurity.—I have BOATS to thip the which will be fold with it.

Lexington, January 20, 1802.

JUST RECEIVED AND FOR SALE
At the Store of W. BAYLOR, Lexington,
A quantity of
RED GLOVER SEED, Warranted good.